AFTER FILING RETURN TO: JUDY FOWLER

BANCORPSOUTH BANK

MORTGAGE LOANS DIVISION

371 N. PARKWAY, STE. A

AFTER FILING RETURN TO: LISA HARLESS BANCORPSOUTH BANK MORTGAGE LOANS DIVISION

	JACKSON TN 38305 (901) 425-9813	LOAN MODIFICATION AGREEMENT	TUPELO MS 38802 (662) 678-7500	
		ent ("Agreement"), made om arch 11. 2002		
between	DON C PROFFI	TT AND WIFE. CARLA D PROFI	•	
Debt (the "Sat page(s)	Security Instrument" 4 2 1	ler"), amends and supplements (1) the MortgageD), dated 0ctober 29, 2001 au , of the, and (2) Note bearing the same de	eed of Trust or Deed nd recorded in Book Ri	1 4 0 0 , ecords of
instrument, "Property,"	which covers the re located at 1 0 8 4 6	, and (2) Note bearing the same of all and personal property described in the Security LOCH LOMOND CIRCLE HERNANDO. MS ag set forth as follows:	Instrument and defin	ed therein as the 🖃
		romises and agreements exchanged, the parties hed in the Note or Security Instrument):	nereto agree as follow	
"Unpaid Pri Borrower by	ncipal Balance") is U y the Lender and any	0 2 , the amount payable under the No. 1.S. \$ 9 3 4 2 5 0 0 , co. v interest capitalized to date.	nsisting of the amoun	t(s) loaned to the
2. The E charged on	Borrower promises to the Unpaid Principal	p pay the Unpaid Principal Balance, plus interest, to I Balance at (check appropriate provisions):	the order of the Length	ler-d ntore st will be ା କ
			Mar 14 03	PH '02 A
At the year		500 % from March 11, 2002	andod no	Sila
	/ PAYMENTS:	e monthly payments of principal and interest of U.S	BK1474_FG W.E. DAVIS C	H. CLK.
beginning of month until Borrower st pay these a	on May 1, 200 principal and interes till owes amounts una amounts in full on the	and continuing there at are paid in full. If on November 1, 20 der the Note and the Security Instrument, aamend Maturity Date. The Borrower will make suchpaym or at such other place as the Lender may rec	after on the same day 31 (the led by this Agreement nents at BancorpSouth	of each succeeding "Maturity Date"), the the Borrower will
- ,	BLE RATE:	<u> </u>	•	
day of interest rate (check appr	e could change. Beg ropriate provision) [er year until the full amount of principal is paid. Th , and on that day of each succeeding year. "Chang inning with the first change Date, the interest rate was a little of the states Treas I the weekly average yield on Unites States Treas vailable by the Federal Reserve Board;	ge Date" means each will be based on an Ind sury Securities adjuste r)	date on which the dex. "Index" means d to a constant
Secretary o Affairs; (or,	a new Index any Inde f Housing and Urban if the index indicated	lays before the Change Date. If the Index (as definex, if available, prescribed by the (check appropriate development or his or her designee; [] (if V.A. and above is not available at the time specified herein based upon information comparable to said Federa	e provision) [] (if F. and if available) Depa above for the Change	er available, Lender H. A.) the rtment of Veterans Date, or otherwise
\$		rower promises to pay to Lender monthly payments , beginning on nonth until principal and interest are paid in full; pro		, and on the
change. Ch is payable. with the pro	nanges in the monthl The Lender will deter visions concerning the 202	y payment will reflect changes in the unpaid princip rmine the new interest rate and the changed amou ne following: The adjustable interest rate payable in and on that day every 12th month thereafte	oal of the loan and in t unt of the monthly pay may change on the fin r. Each date on which	he interest rate that ment in accordance st day of the adjustable
by adding _ of this addit rate until the	percellion to the nearest on e next Change Date:	ied a "Change Date." Before each Change Date, Lentage point(s) (ndex. The Lender will ounded amount will be at the first Change Da	then round the result the new interest te will not be greater
Upon round that would be the new interpayment. The payment be changes ag	ding the result of suc be sufficient to repay erest rate in substant he new interest rate eginning on the first main. If on	h additional interest rate, the Lender will then deter the unpaid principal expected to be owed at the Clially equal payments. The result of this calculation will become effective on each Change Date. Borro nonthly payment date after the Change Date until t	rmine the amount of the hange Date in full on the will be the new amound the amount of the mon Borrower still owes ar	ne monthly payment- he Maturity Date at ht of the monthly unt of new monthly thly payment thounts under the
Date. The lor at such of	Borrower will make the Le	nose payments at nder may require.	ay inoso amounts in h	

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B. Notice of Changes in Adjustable Interest Rate:

If required by law, the Lender will deliver or mail to the Borrower a notice of any changes in the adjustable interest rate and the amount of the monthly payment before the effective date of any change. The notice will include information required by law to be given Borrower.

- 3. Fixed Interest Rate Conversion Option (check appropriate provision)
- [] No Conversion Option is permitted.
- [] Borrower has a Conversion Option that can be exercised unless Borrower is in default or the provisions of this paragraph will not permit the Borrower to do so. The "Conversion Option" is Borrower's option to convert the interest rate Borrower is required to pay by the Note and this Agreement from an adjustable rate with interest rate limits to the fixed rate calculated as follows:
- A. The new fixed interest rate will be equal to the Federal National Mortgage Association's required net yield as of a date and time of day specified by the Lender for (i) if the original term of this Note is greater than 15 years, 30-year fixed rate mortgages covered by applicable 60-day mandatory delivery commitments, plus five-eighths of one percentage point (0.625%), rounded to the nearest one-eighth of one percentage point (0.125%) or (ii) if the original term of this Note is 15 years or less, 15-year fixed rate mortgages covered by applicable 60-day mandatory delivery commitments, plus five-eighths of one percentage point (0.625%), rounded to the nearest one-eighth of one percentage point (0.125%). If this required net yield cannot be determined because the applicable commitments are not available, the Lender will determine the interest rate by using comparable information. The new rate calculated under this paragraph will not be greater than the Maximum Rate stated and defined hereinabove.
- B. The conversion can only take place on a date(s) specified by the Lender during the period beginning on the first Change Date and ending on the fifth Change Date. Each date on which the adjustable interest rate can convert to the new Fixed Rate is called the "Conversion Date."
- C. If Borrower wants to exercise the Converstion Option, Borrower must first meet certain conditions. Those conditions are that: (i) Borrower must give the Lender written notice that Borrower wants to do so; (ii) on the Conversion Date, Borrower must not be in default under the Note or the Security Instrument, (iii) by a date specified by the Lender, Borrower must pay the Lender a conversion fee of U.S. \$______; and (iv) Borrower must sign and give the Lender any documents the Lender requires to effect the conversion.
- D. If Borrower chooses to exercise the Conversion Option, the Lender will determine the amount of the monthly payment that would be sufficient to repay the unpaid principal Borrower is expected to owe on the Conversion Date in full on the Maturity Date at the new fixed interest rate in substantially equal payments. The result of this calculation will be the new amount of the monthly payment. Beginning with the first monthly payment after the Conversion Date, Borrower will pay the new amount as the monthly payment until the Maturity Date.

SALE OR TRANSFER OF PROPERTY:

4. If all or any part of the Property or any interest in it is sold or transferred (or if a beneficial interest in the Borrower is sold or transferred and the Borrower is not a natural person) without the Lender's prior written consent, the Lender may, at its option, require immediate payment in full of all sums secured by this Security Instrument.

If the Lender exercises this option, the Lender shall give the Borrower notice of acceleration. The notice shall provide a period of not less than 30 days from the date the notice is delivered or mailed within which the Borrower must pay all sums secured by the Security Instrument. If the Borrower fails to pay these sums prior to the expiration of this period, the Lender may invoke any remedies permitted by the Security Instrument, Note and other Loan Documents (defined as all of the other documents Lender may require concerning said loan) without further notice or demand on the Borrower.

5. The Borrower will comply with all covenants, agreements and requirements of the Note as amended by this Agreement and the Security Instrument, including without limitation, the Borrower's covenants and agreements to make all payments of taxes, insurance premiums, assessments, escrow items, impounds and all other payments that the Borrower is obligated to make under the Security Instrument;

If Borrower has elected to pay a Fixed Rate of interest as provided in this Agreement, the terms and provisions of this Agreement concerning a Variable Rate of interest together with any such provisions which may be contained in the Note or/and the Security Instrument are forever cancelled and rendered null and void as of the date specified in paragraph No. 1 above, and the provisions concerning a Fixed Rate of interest elected by Borrower and described in this Agreement shall be and shall remain in full force and effect under the terms and conditions of this Agreement.

If the Borrower has elected to pay an Adjustable Rate of interest as provided in this Agreement, the following terms and provisions concerning a Variable Rate of interest together with any such provisions which may be contained in the Note or/and the Security Instrument shall remain in full force and effect under the terms for a Fixed Rate of interest which may be contained in the Note and/or the Security Instrument are hereby rendered null and void and of no further force and effect as of the date specified in paragraph No. 1 above:

A. all terms and provisions as stated in the Note and Security Instrument (if any) providing for, implementing, or relating to, any change or adjustment in the rate of interest payable under the Note; and

B. all terms and provisions of any adjustable rate rider or other instrument or document other than this Agreement that is affixed to, wholly or partially incorporated into, or is part of, the Note or Security instrument and that contains any such terms and provisions as those referred to in 5.A above.

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In the event that the Borrower shall subsequently elect to exercise the option to convert the interest rate from a variable rate of interest to a fixed rate of interest as is provided in Item 3 hereinabove, all of the terms and conditions contained herein and in the Note and Security Instrument applicable to a variable rate of interest shall be rendered null and void, and all of the provisions contained herein and in the Note and Security Instrument applicable to a fixed rate of interest shall apply and be and remain in full force and effect for the remaining term of the Note and this Agreement.

- 6. This Agreement is hereby annexed to, incorporated in and made a part of said Note as if fully copied therein. Nothing in this Agreement shall be understood or construed to be a satisfaction or release in whole or in part of the Note and Security Instrument. Except as otherwise specifically provided in this Agreement, the Note and Security Instrument will remain unchanged, and the Borrower and Lender will be bound by, and comply with, all of the terms and provisions thereof, as amended by this Agreement.
- 7. Every term, whenever used in this Agreement and the Loan Documents (especially the words "Borrower" and Lender") shall be construed to mean the singular, plural, neuter, masculine, or feminine whenever consistent with the context hereof. The word "Lender" shall include the Lender, its successors and assigns and the Holder of the Note, Security Instrument and this Agreement. The term "Borrower" shall include the Borrower, his heirs and personal representatives and shall include all those executing the Note, Security Instrument, and this Loan Modification Agreement, and any Guaranty and all shall be jointly and severally liable thereon and hereon.
- 8. This Agreement, nor any term or provision hereof, shall not be construed to be a waiver of any of the terms and provisions of any other agreement between Borrower and Lender nor of the Note or the Security Instrument, nor shall a waiver granted by the Lender on one occasion permit a waiver on any other occasion, and nothing in this Agreement shall be construed or understood to be a satisfaction or release in whole or in part of the Note, the Security Instrument or any other document or agreement between Borrower and Lender. Except as may be specifically provided in this Agreement, the Note and Security Instrument will remain unchanged, and the Borrower and the Lender shall be bound by, and comply with, all of the terms and provisions thereof, as amended by this Agreement, and all of the rights given or to be given to Lender by Borrower shall remain in full force and effect. A waiver of any right of Lender shall not be effective unless in writing and signed by a duly qualified officer of Lender, and the same shall then be effective only for the period and on the conditions and for the specific instances and purposes specified in such writing. conditions and for the specific instances and purposes specified in such writing.
- 9. This Agreement, the loan and Loan Documents and all related matters thereto shall be construed in accordance with and governed by the laws of the State of Mississippi, applicable Federal Laws, rules and regulations including, without limitation, the rules and regulations of the Federal National Mortgage Association, the Federal Home Loan Mortgage Corporation, and the requirements of the buyer or assignee of said loan.
- 10. The provisions of this Agreement are severable, and if any provision hereof is or shall become in whole or part invalid or unenforceable in any jurisdiction, then such invalidity or unenforceability shall affect only such clause or provision or part thereof in such jurisdiction and shall have no effect upon any other clause or provision hereof.

IN WITNESS WHEREOF, Borrower and Lender have executed or have caused this instrument to be executed by their duly qualified Officer on the day and year first hereinabove named.

BANCORDSOUTH BANK - LOAN OFFICER (Seal)	Den Corello	(Seal)
BancorpSouth Bank (Lender)	DON C PROFEIT	Borrower
By: Jammy Conower - LOAN OFFICER	Caela Of not Ditt	(Seal)
Ву:	CARLA D PROFFITT	Borrower
		(Seal)
		Borrower
		(Seal)
		Borrower

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Application #:

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CORPORATE ACKNOWLEDGMENT

STATE OF MISSISSIPPI COUNTY OF	-
Personally appeared before me, the und said county and state, on this <u>ITE</u> d within my jurisdiction, the within named <u>TAMM</u> who acknowledged that (he) (she) is <u>MORTGASE</u> of <u>PANCARSOUTH</u> BANK	ay of MARCH , 20.02, Y C BROWER ,
corporation, and that for and on behalf of the said act and deed (he) (she) executed the above and fore first having been duly authorized by said corporation.	going instrument, after
My Commission expires: MY COMMISSION EXPIRES:	(NOTARY PUBLIC)
(Affix official seal)	PUBLIC PUBLIC

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INDIVIDUAL ACKNOWLEDGMENT

STATE OF MIS COUNTY OF	SISSIPPI DESOTO					
said county a	Personally appeared before and state, on this	day	y of MARCH	, 20 02 _,	DOCERT	
who acknow instrument.	ledged that (he) (she) (the	y) executed th	e above and fore	egoing	Num.	
		Son	she con	THE BY P.	ERP MOTARY I	PUBLIC)
My Commission ex	MY COMMISSION EXPIRES	S :		NOTA	RY Z	• .
(Affix official seal)	NOVEMBER 14, 2005		-	PUBL	IC / E	
					Military.	
				·		
	•					

INDIVIDUAL ACKNOWLEDGMENT

COUNTY OF	·		
Personally appeared before m	e, the undersigned autho	rity in and for the	
said county and state, on this	day of	,20,	
within my jurisdiction, the within named		•	
who acknowledged that (he) (she) (they) instrument.	executed the above and f	oregoing	• .
		.,	(NOTARY PUBLIC)
My Commission expires:			
(Affix official seal)			

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